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The reasons for such extension are Plaintiff's extensive and lengthy Motion for FRCP 23(b) Class Certification (41 pages) and the 64+ exhibits attached thereto; the fact that the parties just received Plaintiff's expert's (expedited) deposition transcript on November 8, 2021, and this week's midweek holiday is leading to a staffing shortage on Thursday. Plaintiff seeks the additional time because, under this stipulation, Defendant's Opposition brief will be filed on November 22, and Plaintiff's counsel will be unavailable later that week due to the Thanksgiving holiday. Plaintiff's counsel's office will be closed from mid-day Wednesday, November 24 through Sunday, November 28.

This is the parties first request for an extension for Defendant to respond to Plaintiff's FRCP 23 (b) Motion and Plaintiff's deadline to Reply to Defendant's Opposition and is made in good faith and not for purposes of delay.

## Affirmation Pursuant to NRS 239B.030

The undersigned hereby affirms that the preceding document does not contain the personal information of any individual.

RESPECTFULLY SUBMITTED,

IT IS SO ORDERED.

DATED this 10thday of November, 2021.

JNITED STATES DISTRICT JUDGE